PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

						RI	EC'D	0 3 F	EB	2006
						V	/IPO			PCT
Applicant's WO 3765	or agent's file 8	reference	FOR FURTHER		ee Notification reliminary Exa					
¹ International application No.			International filing date (day/month/year) Priority date (day/month/year)							
PCT/EP2003/011851 2			24.10.2003	24.10.2003 24.10.2003						
Internationa F01D9/02		sification (IPC) or I	both national classification	on and IPC						-
Applicant HONEYV	VELL INTE	RNATIONAL I	NC							
1. This Auth	internationa nority and is	ıl preliminary exa transmitted to th	amination report has be applicant according	peen prepared to Article 36.	d by this Inter	rnational F	Prelim	inary E	Examii	ning
2. This	REPORT o	onsists of a total	of 5 sheets, including	g this cover s	heet.			·		
⊠	been ame	nded and are the	anied by ANNEXES, i e basis for this report a on 607 of the Administ	and/or sheets	containing re	ectification	and/o	r draw de befo	ings v ore thi	which have is Authority
The	se annexes	consist of a total	of 5 sheets.							
3. This	report cont	ains indications	relating to the followin	g items:						
ı	⊠ Basi	s of the opinion								
11	☐ Prio	ity								
111	□ Non	establishment c	f opinion with regard t	o novelty, inv	entive step a	ınd indust	rial ap	plicab	ility	
IV	☐ Laci	of unity of inver	ntion							
V	⊠ Rea citat	soned statement ions and explana	t under Rule 66.2(a)(ii ations supporting such) with regard n statement	to novelty, in	ventive st	ep or	industı	ial ap	plicability;
VI	☐ Cert	ain documents o	ited							
VII		ain defects in the	e international applica	tion						
VIII	☐ Cert	ain observations	on the international a	pplication						•
Date of sub	bmission of th	e demand		Date of c	ompletion of th	is report				
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	NL-2280 Tel. +31	HV Rijswijk - Pays 70 340 - 2040 Tx:	: Bas 31 651 epo nl	O'Shea	ı, G					
	Fax: +31	70 340 - 3016	• "	Telephor	ne No. +31 70 3	340-4424				Andrew and or

Telephone No. +31 70 340-4424

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/EP2003/011851

 Basis of the repe 	ort
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 With regard to the elements of the international application (Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17)):

	Des	scription, Pages	
	1-10	0	as originally filed
	Cla	ims, Numbers	
	2-18	8	as amended (together with any statement) under Art. 19 PCT
	1		received on 22.12.2005 with letter of 22.12.2005
	Dra	wings, Sheets	
	1/3-	3/3	as originally filed
2.	Witl lang	h regard to the langu guage in which the int	age, all the elements marked above were available or furnished to this Authority in the ternational application was filed, unless otherwise indicated under this item.
	The	ese elements were av	ailable or furnished to this Authority in the following language: , which is:
		the language of publithe language of a tra	anslation furnished for the purposes of the international search (under Rule 23.1(b)). lication of the international application (under Rule 48.3(b)).
3.	Witl inte	Rule 55.2 and/or 55.3 h regard to any nucle rnational preliminary	eotide and/or amino acid sequence disclosed in the international application, the examination was carried out on the basis of the sequence listing:
		contained in the inte	mational application in written form.
		filed together with the	e international application in computer readable form.
		furnished subsequer	ntly to this Authority in written form.
		furnished subsequer	ntly to this Authority in computer readable form.
		The statement that the international a	he subsequently furnished written sequence listing does not go beyond the disclosure pplication as filed has been furnished.
		The statement that the listing has been furnitude.	he information recorded in computer readable form is identical to the written sequence ished.
4.	The	amendments have re	esulted in the cancellation of:
		the description,	pages:
		the claims,	Nos.:
		the drawings,	sheets:

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

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5.' 🗆	This report has been established as if (some of) the amendments had not been made, since they have
	been considered to go beyond the disclosure as filed (Rule 70.2(c)).

- (Any replacement sheet containing such amendments must be referred to under item 1 and annexed to this report.)
- 6. Additional observations, if necessary:
- V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1-18

1. Statement

Novelty (N) Ye

Yes: Claims No: Claims

Inventive step (IS) Yes: Claims 1-18

No: Claims

Industrial applicability (IA) Yes: Claims 1-18

No: Claims

2. Citations and explanations

see separate sheet

Re Item V

Reasoned statement with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

- Reference is made to the following documents:
 - D1: JP 55 037508 A (ISHIKAWAJIMA HARIMA HEAVY IND CO LTD) 15 March 1980
 - D2: WO 02/06637 A (ALLIEDSIGNAL TURBO SA; DECHANET ERIC (FR); FIGURA GIORGIO (FR); JE) 24 January 2002
- 2.1 The document D1 is regarded as being the closest prior art to the subject-matter of claim 1, and shows (the references in parentheses applying to this document):

A turbocharger (see figure) having a centre housing (9) and a thin-walled exhaust housing (2), both housings being connected to each other at cylindrical end portions (see figure) thereof by use of a floating flange ring (8) having a clamping surface which exerts at least an axial force component, wherein the turbocharger further comprises at least a counter part (the shoulders of the bolt 6) to the floating flange ring (8) having a clamping surface on the side of the end portion which forms a flange portion, opposite to the clamping surface of the floating flange ring (16), wherein said axial force component is exerted upon applying an axial load to said clamping surface by means of said counter part (by tightening the nut 7).

The subject-matter of claim 1 differs from this known turbocharger in that the end portion of the thin-walled housing is sandwiched between the floating ring and the flange portion of the centre housing.

The subject-matter of claim 1 is therefore new (Article 33(2) PCT).

The problem to be solved by the present invention may be regarded as how to improve the joint between a thin-walled housing and the centre housing of a turbocharger.

The solution to this problem proposed in claim 1 of the present application is considered as involving an inventive step (Article 33(3) PCT) for the following reasons:

The turbine housing-to-centre housing joint of the present application, by virtue of the sandwiching of the turbine housing between the centre housing and the

floating ring, allows the joint to be located outside the volute, contrary to the turbocharger disclosed in document D1. This means that no holes need be bored into the volute to accommodate axial fasteners. As a result, there is no risk of loosening of the fastener due to pressure fluctuations within the volute. A further advantage of the present application is that the sealing properties of the joint are improved due to the increased stiffness of the floating flange ring compared to the washers of D1, which ensures that the axial clamping load is evenly distributed over the whole circumference of the joint. Document D2 discloses the use of a Vband attachment to secure a thin-walled turbine housing to a centre housing. In the context of the present application, D2 would not be considered by the skilled person, as it does not teach a device as providing axial clamping force by means of a applying an axial load and the sandwiching arrangement of the joint is different. The skilled person is therefore not provided with teachings or hints which would prompt him to modify a turbocharger according to D1 in order to arrive at a turbocharger having the features of present claim 1.

- 2.2 Based upon the interpretation of claim 18 whereby it relates to a method of assembling a turbocharger according to any of claims 1-17, the same reasoning applies, mutatis mutandis. The subject-matter of such a clarified claim 18 therefore also meets the requirements of the PCT with respect to novelty and inventive step.
- 2.3 Claims 2-17 are dependent on claim 1 and as such also meet the requirements of the PCT with respect to novelty and inventive step.
- Claims 1-18 are deemed to be industrially applicable (Article 33(4) PCT). 3.